

प्रथिकार से प्रकाशित

PUBLISHED BY AUTHORITY

No 23] NEW DELHI, SATURDAY, JUNE 7, 1969/JYAISTHA 17, 1891

इस भाग । भिग्न पृष्ठ संख्यादी जानी है जिसने कि यह प्रान्त तंकान के रूप में रखा जा सके। Separate paging is given to this Part in order that it may be filed as a separate compilation.

भाग II---खण्ड 4 PART II--Section 4

रक्षा मंत्रालय द्वारा जारी किय गये त्रिषिक नियम ग्रौर ग्रावेश Statutory Rules and Orders issued by the Ministry of Defence

MINISTRY OF DEFENCE

New Delhi, the 1st May 1969

- S.R.O. 161. In exercise of the powers conferred by section 184 of the Navy Act, 1957 (62 of 1957), the Central Government hereby makes the following regulations further to amend the Navy (Pension) Regulations, 1964, published with the notification of the Government of India in the Ministry of Defence S.R.O. 74, dated 10th February, 1964, namely:—
- 1. (1) These regulations may be called the Navy (Pension) (Third Amendment) Regulations, 1969.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Navy (Pension) Regulations, 1964, (hereinafter referred to as the "said Regulations"):—
 - In regulation 69, the following proviso shall be added to sub-regulation (1), namely:—
 - "Provided that the Central Government may, where it is satisfied that the exceptional circumstances of the case justify it, grant service pension or gratuity, at a rate not exceeding that for which the sailor would have been eligible had he been discharged on the date of his dismissal."

- 3. In regulation 126 of the said Regulations:—
 - (i) In the heading, for the words "Grant of special family pension", the words "Refusal of family pension" shall be substituted.
 - (ii) For clause (a), the following clause shall be substituted, namely:-
 - "(a) No ordinary or special family pension shall normally be granted to an individual if, and for so long as, the individual is in the employment of the Central Government or any State Government, or is in receipt of another pension from the Central Government or any State Government, except as provided for inclause (d):
 - Provided that a widow in receipt of another pension from the Central Government or any State Government or in employment of such Government shall not be debarred from the payment of any special family pension subject to the condition that no two pensions in respect of the same person shall be admissible to her.
 - Provided further that if in the case of an individual other than the widow, the pay in such employment or the pension is less favourable than the special family pension admissible under these regulations, the following provision shall apply:—
 - (1) where the individual is in the employment of such Government, half the special family pension normally admissible under these regulations shall be paid subject to the provisions of clause (c). Full special family pension shall be payable from the date of termination of such employment.
 - (2) where the individual is in receipt of a pension under these regulations, it shall be held in abeyance for so long as any special family pension is payable to him either under these regulations or under the Army or Air Force Pension Regulations. The amount, if any, paid on account of the lesser pension, from the date from which the grant of special family pension takes effect, shall be adjusted accordingly.
 - (3) where the individual is in receipt of any pension under the civil rules, the amount of special family pension admissible under these regulations shall be reduced by the amount of such pension."
- 4. In regulation 222 of the said Regulations:—
 - (i) for the heading, the heading "Commutation of anticipatory or provisional pension—Officers" shall be substituted.
 - (ii) for sub-regulation (2), the following sub-regulation shall be substituted, namely:—
 - "(2) An applicant for commutation of his pension who has clearly indicated his intention to commute the maximum amount of his pension or expressed the amount proposed to be commuted as a fraction or percentage of the full and final pension within the maximum permissible limits and is allowed to commute such fraction or percentage of the anticipatory or the provisional pension, shall neither be required to apply afresh nor to produce a fresh certificate of medical examination for commutation of the difference between the fraction or percentage of the final pension and the anticipatory pension or provisional pension. As the commutation in such cases is payable in two instalments, one out of the anticipatory or the provisional pension and the other after final assessment of pension, the report from the Controller of Defence Accounts (Pensions) will have to be called for twice. A fresh sanction of the competent authority for the difference of the commuted value i.e. the maximum value accrued minus value commuted provisionally shall be necessary. In such cases, commutation as finally sanctioned will also take effect from the date of the original commutation of the anticipatory or provisional pension and the amount of residual pension will also be readjusted from the same date."

5. In Appendix I to the said Regulations:-

- (i) against Item No. 7,-
 - (a) in the entry in column 2, for the figures "146", the figures and word "146 and 152" shall be substituted;
 - (b) in the entry in column 4, for the words "Chief of the Naval Staff", the words "Chief of Personnel" shall be substituted;
- (ii) against Item No. 14, in the entry in column 4, for the words "Chief of the Naval Staff", the words "Chief of Personnel" shall be substituted:
- (iii) after Item No. 14 and the entries relating thereto, the following shall be inserted, namely:—

"15 222(2) Commissioned Officers Chief of personnel."

[No. F. PN|2238[PC 11|1135]D(Pensions|Services).]

M. of Fin. u/o No. 274-Pen, dated 30-1-1969.
GIAN CHAND, Under Secy.

New Delhi, the 17th May 1969

S.R.O. 162.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby notifies that a vacancy has occurred in the membership of the Cantonment Board, Agra, by reason of the acceptance by the Central Government of the resignation of Major E. C. Sinclair.

[File No. 19[42]C|L&C|66]1983-C|D(Q&C).]

S.R.O. 163.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby notifies that Major R. K. Desal, has been nominated as a member of the Cantonment Board, Agra vice Major E. C. Sinclair who has resigned.

[File No. 19|42|C|L&C|66-1983-C|2D(Q&C).]

New Delhi, the 22nd May 1969

S.R.O. 164.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby notifies that a vacancy has occurred in the membership of the Cantonment Board, Allahabad, by reason of the acceptance by the Central Government of the resignation of Lt. Col. P. L. Chatterjee.

[File No. 19]48|C|L&C|66|2035-C|1D(Q&C).]

S.R.O. 165.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby notifies that Lt. Col. C. B. Sahi, has been nominated as a member of the Cantonment Board, Allahabad vice Lt. Col. P. L. Chatterjee who has resigned.

[File No. 19|48|C|L&C|66|2035|C|2D(Q&C).]

New Delhi, the 23rd May 1969

S.R.O. 166.—The following amendments to the bye-laws for the regulation of the collection and recovery of octrol (without refunds) in Ferozepore Cantonment, made by the Cantonment Board, Ferozpore, in exercise of the powers conferred by sub-section (3) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), published with the notification of the Government of India, in the late Defence Department Notification No. 506, dated the 25th March, 1950 (as subsequently amended from time to time) are hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government, as required by sub-section (1) of section 284 of the sald Act, namely:—

Amendment

In the said bye-laws:-

- (a) in bye-law 10,
 - (i) for clause (1), the following clause shall be substituted, namely:-
 - "(1) When goods liable to Octroi are intended for immediate export under the provisions of clause (1) of bye-law 9, the person importing such goods shall declare them as such at the barrier of import and shall specify the barrier through which they are intended to be exported. The Officer Incharge of the barrier shall then on payment of the prescribed fee fill up a transit Pass in Form 2 appended hereto to carbon process and shall issue such transit Pass separately to the importer for every truck, trolly, tempo, car, country cart, bullock cart, hand cart and other conveyance. The foil of the pass and the acknowledgment coupon together with coupon of transit pass shall be handed over to the person incharge of the goods on receipt of an acknowledgment to this effect on reverse of the counter foil. The goods shall then be sent to the barrier of export as noted in column (9) of the transit pass under escort of the peon and in the absence of the peon the importer shall make a cash deposit with import barrier maharrier equal to tax due.

The following fee shall be charged in respect of each transit Pass issued under this byelaw:—

- (I) Goods imported by one truck 50 paise per truck
- (2) Goods imported on one trolly, tempo, car, taxi. . 25 paise per trolly, tempo, car o r.
- (3) Goods imported on one bullock cart, hand cart, other conveyance and head load
- 12 pai°c per bullock cart, hand cart, other conveyance and head load.

For the purpose of this byelaw the period within which goods are to be exported out of the Cantonment limits through the specified barrier is fixed as under:—

- (1) Truck One hour from the time of issue of the transit pass.
- (2) Trolly, Tempo, car and taxi Two hours from the time of issurof the transit pass.
- (3) Bullock cart, hand cart, other conveyance and head load

 Three hours from the time of issue of the transit 'pass.

A Schedule of the period so fixed shall be exhibited at every barrier.

Provided that octroi shall be payable on the gross weight of the consignment if exported under a transit pass and re-imported after removal of the packing material."

- (ii) in clause (2), for the opening portion and for sub-clause (i), the following shall be substituted, namely:—
- "(2) When such goods are brought to a barrier for export, the person or the persons incharge thereof shall present the transit pass issued to him under clause (1) and the Officer incharge of the barrier shall note in column (14) of the pass, the time at which it was presented and shall check the goods with the particulars given in columns (5) to (7) of the pass and
- (j) if the goods tally with the particulars entered in the past and the time of export entered in column (10) has not expired, the officer incharge of the barrier shall allow the goods to pass out, shall retain the foll of the pass for submission to the Head Octrol Office, and shall hand over the acknowledgment coupon to the exporter duly signed, shall pay the cash deposit mentioned in clause I of this byelaw out of his imprest money to the person incharge of the goods and take an acknowledgment from him in column (16) provided

alongwith the cash shall be sent to the Head Octrol Office for necessary adjustment and their being pasted on the counterfoils. All transactions with regard to the transit passes shall be made in the barrier imprest book in Form 3.

If for any reason, the cash deposit cannot be paid out of the imprest money of the barrier, the officer incharge of the barrier shall authorise the export of the goods and return the pass so endorsed to the person incharge of the goods, who may within one month from the date of deposit prefer a claim to the Octroi Superintendent for refund of the amount deposited. The import Barrier Moharrir shall hand over such deposits to the Octroi Cashier with the cash daily, who shall retain them in hand for one month after the expiry of which period any unclaimed cash deposit shall be forfeited to the Cantonment Fund.";

(b) for Form 2 appended to the said bye-laws, the following form shall be substituted, namely:—

S.R.O. 167.—The following amendment to the bye-laws for regulating the control of vehicles plying for hire and the grant of licences to proprietors and drivers of such vehicles in Jullundur Cantonment, published with the notification of the Government of Punjab in the Home (Military) Department No. 23868, dated the 3rd July 1935, made by the Cantonment Board, Jullundur, in exercise of the powers conferred by sections 282 and 283 of the Cantonments Act, 1924 (2 of 1924), is published for general information, the same having been previously published, approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—

Amendment

1. For bye-law 4, the following bye-law shall be substituted, namely:—
"The maximum fares to be charged for the hire of licenced vehicles within
Cantonment limits shall be as follows:—

Journey

- I Tonga Stand (Sadar Bazar) to Cantt. Railway Station & vice-versa Rs. 1.50 per trip
- 2 Sadar Bazar (including Mohallas No. 1 to 32 & Kasturba Nagar Rs. 2.00 per trip. Quarters) to Cantt. Railway Station and vice-versa.
- 3 P.I. Bazar to Cantt. Raileway Station and vice-versa. Rs. 2.50 per trip.
- 4 Jawanabad and its adjoining area to Cantt. Railway Station and Rs. 3.co per trip. vice-versa.
- 6 Dunkrik Lires & adjoining unit lires to Centt. Railway Station and Rs. 3.00 per trip, vice-versa
- 7 Assesy Lines, Plassy Lines, B. I Lines, Hudson Lires, FMH Lires, Rs. 3.00 per trip. to Cantt. Railway Station and vice-versa.
- 8 Cantt. Railway Station to any unit lines not exceeding 1.50 Kilo Rs. 1.20 per trip. Meter and vice-versa.
- 9 Tonga Stand (Sadar Bazar) to any place in the Cantonment not exceeding 1.5 Kilo Meter and vice-versa.
- 10 Tonga Stand Sadar Bazar to Dunkrik Lines and adjoining unit lines Rs. 1.50 per trip, and vice-versa.
- 11 R. A. Bazar to Defence Service Claema and vice-versa. . . . Rs. 1,50 per trip.
- 12 Sadar Bazar to City Railway Station and vice-versa. . . . R. 4.00 per trip,
- 13. Sadar Bazar to Bus Stand Jullundur City and vice-versa. . Rs. 3.00 per trip4.

Period

3 For each subsequent hour or part there of after the second hour . Re. 1.00

[File No. 12/41/C/L&C/68/2057-C/D(Q&C)]

S. P. MADAN, Under Secy.

New Delhi, the 24th May 1969

- **S.R.O.** 168.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the Semi-skilled Tradesmen, Non-Gazetted Class III posts) in the Army Ordnance Corps namely:—
- 1. Short title and commencement.—(1) These rules may be called the Class III Non-Gazetted semi-skilled Tradesmen Recruitment Rules, 1969.
- (2) They shall come into force from the date of their publication in the Official Gazette.
- 2. Application.—These rules shall apply to the posts specified in column I of the Schedule hereto annexed.
- 3. Number, classification and scales of pay.—The number, its classification and the scale of pay attached thereto shall be as specified in columns 2, 3 and 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the general orders of the Central Government issued from time to time.

- 5. Disqualifications.—(a) No persons who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to any of the posts; and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons or posts.

SCHE

Class	III	Semi-skilled	Tradesmen

Name of post	No. of posts	Classifica- tion	Scale of pay	selection	for direct recruits	Educational and other qualifications required for direct recruits
			- <u> </u>	· · · · · · · · · · · · · · · · · · ·		-
	2		4	5	6	7
Upholsterer	92	Civilians in Defence Services Class III, Non- Gazetted, Non- Ministerial, Industrial.	Rs. 85—2— 95—3—110 —EB—3— 128.	Non- selection	25 year l and below	Essential:—Certificate in the trades from a recognised ITI or 3 years training and/ or experience of actual work. Desirable:—Middle School Standard.
Saddler .	. 64	D ₀	Do .	Do	Do	Do
Tailor .	• 437	Do	Do	Do	Do	Do
Painter and Decorator	520	Civilian in Defence Services Class III Non- Gazetted Non- Ministerial Industrial	Rs. 85—2— 95—3—110 EB—3—128	selection	25 years and below	Essential:—Certifi- v cate in the trade from a recognised ITI or 3 years training and/or experience of ac- tual work in the trade, Desirable:—Middle School standard.
Printer ;	, 13	Do	Do	Do	Do	Do

DULE

Under Ministary of Defence.

Whether age and educational qulifications prescribed for direct recruits will apply in the case of promotees.	Period of probation, if any	Method of recruitment whether by direct recruitment or by promotion or transsfer and percentage of the vacancies to be filled by various methods	crades from which pro- motion to be made	If a DPC exists what is its com- position	Circumstances in which UP SC is to be consulted in making rec- ruitment
8	9	10	11	12	13
No	2 years	100% by promotion failing which by transfer and failing both by direct recruitment.	Promotion: Tentmenders with 3 years service in the grade and who have passed trade test of prescribed standard before consideration for promotion. Transfer: Persons holding similar, equivalent or higher grades in lower formation of Defence Services.	Class III DPC	Not applicable
Do	Do	Do	Promotion: Equipment & Boot Repairer with 3 years service in the grade and who have passed trade test of prescribed standard before consideration for promotion. Transfrer: As above.	D ₀	Not applicable
Do	Do	Do	Promotion: Tailor Mate with 3 years service in the grade and who have passed trade test of prescribed standard before consideration for promotion. Transfer: As above.	D ₀ .	Not applicabl€
No	2 years	too % by promo- tion failing which by trans- fer and failing both by direct recruitment	Promotion: Painter/Decorator Mate with 3 years service in the trade and who have passed trade test of prescribed standard before consideration for promotion. Transfer: Persons holding similar, equivalent or higher grade in lower formations of Defence Services.	Class III DPC <u>≵k</u> k	Not applicable
No	Do	Do	Promotion: Operators Printing Machine with 3 years service in the grade and who have passed trade test of prescribed standard Transfer: As above.	Do	Not applicable

Joiner.

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8	9	10	II	I 2	13	
No	2 vears,	100% by promotion falling which by transfer and failing both by direct recruitment.	Promotion:—Trade-men mate with 3 years service in the grade who have passed trade test of prescribed standard before consideration for promotion. Transfer: Persons holding similar equivalent or higher grade in lower formations of Defence Services.	e Class III DPC	Not applicab le	
No	Do	Do	Do	Do	Not applicab	
No	Do	Do	Do	Do	Not applicabl	
No	Do	Do	Do	Do	Not applicable	
No	2 years	ICC% by pro- motion failing' which by trans- fer and failing both by direct recruitment	Promotion:—Hammerman with 3 years service in the grade who has passed the trade test of prescribed standard. Transfer: Persons holding similar or equivalent or higher posts in the lower formations under the Defence Services.	Class III DPC	Not applicable	
No	Do	Do	Fromotion:—Valcaniser with 3 years service in the grade who has passed the trade test of prescribed standard. Transfer: Persons holding similar or equivalent or higher posts in the lower formations under the Defence Services.	n Do	Not applicable	
Иο	2 years	100% by promo- tion failing which by trans- fer and failing both by direct recruitment.	with 3 years service in the grade who have passed the trade test of prescribed standard. Transfer: — Persons holding similar equivalent or higher posts in the lower formations of Defence Services.	Class III DPC	Not applicable.	
No	Do.	Do.	Promotion: Mate tradeamen with 3 years service in the grade who have passed the trade test of prescribed standard. Transfer:—Persons holdin similar, equivalent or higher posts in the lower formations of Defence Services.	Do. g	Not applicable	

I		2	3	4	5	6	7
Tin and Copper Smith.	•	112	Civilian Defence Services Class III Non-Ga- zetted Non- Ministerial Industrial	Rs. 100—3 —130	Non- selection	25 years and below	Essential: Certificate in the trade from a recognised Industrial Traning Institute or 3 years training and/or experience or actual work in the trade. Desirable: Middle School Standard
Brazier .		7	Do.	Do.	Do.	Do.	Do.
·Sawyer .		153	Do.	Do.	Do.	Do.	Do.
Moulder .		18	Do.¶	Dо.	Do.	Do.	Do.
Compositor		26	Do.	Rs. 100—3 —130—EB —3—142	Do.	Do.	Do.
Bricklayer	•		Do.	Rs. 100—3 —130	Do.	Do.	Do.
Mason .			Do.	Do.	D_0	Do.	\mathbf{Do}_{ullet}
Engine Driver		2	Do.	Do.	\mathbf{Do}_{\bullet}	Do.	Do.

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8	9	10	11	12	13
.No	2 years	Ioo% by promotion falling which by transfer and failing both by direct recruitment	Promotion Mate tradesmen the trade who h passed the trade test of prescribe standard with 3 years service in the grade Transfer Persons holdi similar, equiva or higher posts lower formation	ave	Not applicable
			Defence Service		
Ν̈́ο	Do.	Do.	Do.	Do.	Not applicable
N_0	Do.	Do.	Do.	D_0 .	Not applicable
No	Do.	Do.]	Do.	De_{\bullet}	Not applicable
No	Do.	Do.	Do.	Do.	Not applicable
No	$\mathbf{D}\mathbf{e}_{ullet}$	Do.	Do.	De,	Not applicable
No	De.	Do.	Do.	Do.	Not applicable
No	Do.	Do.	Do.	Do.	Not applicable

[PC No. 100017/16/os 8e/8469/D (Appt.)]
N. V. SWAMINATHAN, UNDER SECY

233

New Delhi, the 29th May 1969

S.R.O. 169.—The following amendment to the bye-laws for the regulation or prohibition of stabling or herding of pigs and for rendering necessary licenses for the use of the premises therefor in the Ajmer Cantonment, made by the Cantonment Board, Ajmer, in exercise of the powers conferred by clauses (11) and (37) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924) and published with the notification of the Government of India in the Ministry of Defence No. SRO 113, dated the 16th March, 1963, is published for general information, the same having been previously published and having been approved are confirmed by Central Government as required by sub-section (1) of section 284 of the said Act, namely:—

In bye-law 4 of the said bye-laws, for the words "one hundred feet" the words "thirty metres" shall be substituted

[File No. 12/47/C/L & C/69/2137-C-1/D (Q & C.)]

CORRIGENDUM

New Delhi, 29th May 1969

S.R.O. 170.—In the notification of the Government of India in the Ministry of Defence No. S.R.O. 113, dated 16th March, 1963, containing the bye-laws for the regulation or prohibition of the stabling or herding of pigs in the Cantonment of Ajmer, in the opening portion before bye-law 1, for "rendering necessary or licenses", read "rendering necessary of licenses".

[File No, 12|47||C|L & C|69|2137-C|D(Q &C).]

S. P. MADAN, Under Secy.